

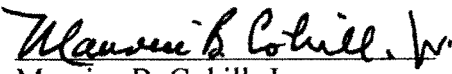
It is not this Court's typical practice to micro-manage cases, especially during the discovery stage. Having reviewed the documents attached to Defendants' Motion, however, we are concerned. Therefore, we will grant Defendants' "Motion for Protective Order Regarding

Depositions.” Of course, Defendants and their counsel shall also treat Plaintiff with respect, ask questions at the depositions in a professional and non-accusatory manner, and limit inquiries into matters that are relevant to the issues raised in this case.

AND NOW, this 8<sup>th</sup> day of April, 2011, it is hereby ORDERED, ADJUDGED, AND DECREED that Defendants’ “Motion for Protective Order Regarding Plaintiff’s Direct Communications with Defendants” [ECF #44] is granted.

It is further hereby ORDERED, ADJUDGED, AND DECREED that Plaintiff shall treat all deponents with respect, ask questions in a professional and non-accusatory manner, and limit her inquiries into matters that are relevant to the issues raised in this case. Failure to do so shall result in sanctions. See Fed.R.Civ.P. 30(d) (“The court may impose an appropriate sanction--including the reasonable expenses and attorney's fees incurred by any party--on a person who impedes, delays, or frustrates the fair examination of the deponent. “).

It is further hereby ORDERED, ADJUDGED, AND DECREED that Defendants shall submit to the Court a list of scheduled depositions that includes the date and time of the depositions, updating the information as necessary until all depositions are concluded.

  
Maurice B. Cohill, Jr.  
Senior District Court Judge